Index

Volume 5

Titles of Articles / Intitules des Articles

CANADIAN NATIVE CHILDREN: HAVE CHILD WELFARE LAW BROKEN THE CIRCLE?	S
Emily F. Carasco	111
(THE) CHARTER AND CHILD PROTECTION:	
THE NEED FOR A STRATEGY	
D. A. Rollie Thompson	55
CHILDREN AS WITNESSES: SOME LEGAL AND	
PSYCHOLOGICAL VIEWPOINTS Heino Lilles	227
	237
DOMESTIC VIOLENCE: A PLETHORA OF PROBLEMS AND PRECIOUS FEW SOLUTIONS	
Alastair Bisset-Johnson	253
(L')ENFANT, LA FAMILLE ET L'ETAT: TRILOGIE DE LA	233
SOCIALISATION	
Lise Binet et Edith Deleury	139
FAMILY LAW AND SOCIAL WELFARE:	
TOWARD A NEW EQUALITY	
Mary Jane Mossman and Morag MacLean	79
JUDICIAL DISCRETION AND FAMILY LAW REFORM IN CANA	
Nicholas Bala	15
SOCIAL WORKER ENFORCEMENT OF CHILD WELFARE	
LEGISLATION: AN INCREASING POTENTIAL FOR ABUSE OF POWER	
Donald Poirier	215
STERILIZATION OF THE MENTALLY RETARDED MINOR:	213
THE RE K CASE	
Carol Anne Polowich Finch-Noyes	277
(THE) YOUNG OFFENDERS ACT: THE ALBERTA COURT	
EXPERIENCE IN THE FIRST YEAR	
Peter Gabor, Ian Greene and Peter McCormick	301
Titles of Comments / Intitules des Commentaire	25
	,,,
(THE) EFFECT OF RELIGIOUS BELIEFS IN CHILD CUSTODY	
DISPUTES	252
Joseph Mucci	353
INDIAN SELF-GOVERNMENT, THE EQUALITY OF THE SEXES, AND APPLICATION OF PROVINCIAL MATRIMONIAL	
PROPERTY LAWS	
Pichard H Bartlett	199

362

181

325

RESTRICTING SPOUSAL MAINTENANCE: DANGER IN ITS INDISCRIMINATE APPLICATION

E. F. Anthony Merchant VISITING RIGHTS OF GRANDPARENTS: HOW TO BALANCE

THE BEST INTERESTS OF THE CHILD WITH THE INTERESTS OF PARENTS AND GRANDPARENTS Barbara Landau

> Authors of Articles and Comments / Auteurs des Articles et Commentaires

BALA, NICHOLAS: Judicial Discretion and

Family Law Reform in Canada 15 BARTLETT, RICHARD H.: Indian Self-Government, the Equality of the Sexes, and Application of Provincial Matrimonial Property Laws 188

BINET, LISE et DELEURY, EDITH: L'Enfant, la famille et l'Etat: trilogie de la socilasiation 139

BISSET-JOHNSON, ALASTAIR: Domestic Violence: A Plethora of Problems and Precious Few Solutions 253

CARASCO, EMILY F.: Canadian Native Children: Have Child Welfare Laws Broken the Circle? 111

GABOR, PETER, et al.: The Young Offenders Act: The Alberta Court Experience in the First Year 301

LANDAU, BARBARA: Visiting Rights of Grandparents: How to Balance the Best Interests of the Child with the 181

Interests of Parents and Grandparents LILLES, HEINO: Children as Witnesses: Some Legal and Psychological Viewpoints 237

POIRIER, DONALD: Social Worker Enforcement of Child Welfare Legislation: An Increasing Potential for Abuse of Power 215 POLOWICH FINCH-NOYES, CAROL ANNE:

Sterilization of the Mentally Retarded Minor: The Re K Case 277 MOSSMAN, MARY JANE and MACLEAN, MORAG:

Family Law and Social Welfare: Toward a New Equality 79

MERCHANT, E. F. ANTHONY: Restricting Spousal Maintenance: Danger in its Indiscriminate Application 362

MUCCI, JOSEPH: The Effect of Religious Beliefs in Child Custody Disputes 353

THOMPSON, D. A. ROLLIE: The Charter and Child Protection: The Need for a Strategy 55

> Review of Periodical Literature / Revue de Littérature Periodique

Backhouse, Constance: PURE PATRIARCHY: NINETEENTH CENTURY CANADIAN MARRIAGE, Jonathan Vogt

Beckton, Clare F.: THE IMPACT ON WOMEN OF ENTRENCHMENT OF PROPERTY RIGHTS IN THE CANADIAN CHARTER OF RIGHTS AND FREEDOMS, Don P. Hall 168 Carroll, Douglas E.: PARENTAL LIABILITY FOR PRECONCEPTION NEGLIGENCE: DO PARENTS OWE A LEGAL DUTY TO THEIR POTENTIAL CHILDREN?, Don P. Hall 330 Mahoney, Kathleen: DAY CARE AND EQUALITY IN CANADA, Taron Puri 166 Niman, Harold: SEPARATION AGREEMENTS AND SPOUSAL MAINTENANCE: A FRESH LOOK?. Charles Rendina 165 O'Neill, James: DAMAGES AND THE UNWANTED CHILD. Don P. Hall 327 Perry, Nancy W. and Teply, Larry L.: INTERVIEWING, COUNSELLING AND IN-COURT EXAMINATION OF CHILDREN: PRACTICAL APPROACHES FOR ATTORNEYS. Elaine S. McKenna Kay 167 Pollock, Leonard J.: MATRIMONIAL REFORM: THE ALBERTA MODEL, Jonathan Vogt 332 Ryan, Judith P.: JOINT CUSTODY IN CANADA: TIME FOR A SECOND LOOK, Jonathan Vogt 323 Wilson, Madam Justice: CHILDREN: CASUALTIES OF A FAILED MARRIAGE, Don P. Hall 321 Book Reviews / Revue des Livres Ferguson, Marie E. (ed.): CARSWELL'S MATRIMONIAL QUANTUM AND CUSTODY AWARD SERVICES, Jeffery A. Rose 347 Freeman, Michael D. A. (ed): STATE, LAW AND THE FAMILY: CRITICAL PERSPECTIVES, Carol J. Rogerson 175 Moore, Christopher W.: THE MEDIATION PROCESS: PRACTICAL STRATEGIES FOR RESOLVING CONFLICT, 349 Peggy English Sammon, William J.: ADVOCACY IN CHILD WELFARE CASES, A PRACTITIONER'S GUIDE, Kathryn M. Morrison 178 Weitzman, Lenore: THE DIVORCE REVOLUTION.

In The Family Courts

ADOPTION

Mary Jane Mossman

- Application by adoptee—access to complete adoption file granted—Adoption Act, R.S.P.E.I. 1974, c. A-1.
 - BARBARA ROSS v. REGISTRAR OF SUPREME COURT
 - (P.E.I. Sup. Ct.) 335

341

CHILDREN

- Child Protection—refusal to accept blood transfusions because of religious beliefs—child and parents proposed alternative to chemotherapy and blood transfusions—discrimination on basis of equality under subsection 15(1) of Canadian Charter of Rights and Freedoms—infringement of security of person per section 7 of Charter—Child Welfare Act, R.S.O. 1980, c. 66, subparagraph 19(1)(b)(ix).

 C.A.S. OF TORONTO v. MR. K. AND MRS. K. (Ont. Prov. Ct. Fam. Div.) 171
- Child Support—available while child is a minor or enrolled in a full time program of education—Family Law Act, R.S.O. 1986, c. 4, section 31.

 PRICE v. PRICE

 (Ont. Prov. Ct. Fam. Div.) 338
- Young offender escapes from facility not specifically designated place of temporary detention—can not be convicted of escaping lawful custody—

 Young Offenders Act, S.C. 1980-81-82-83, c. 110, section 7(1)—

 Criminal Code, paragraph 133(1)(a).

 OUEEN v. JOSEPH CARLOS A. (York Prov. Ct. Fam. Div.) 339
- Diversion—Young Offenders Act—appropriateness of young offender for program of diversion—discretion of presiding judge—right to be notified of consideration of diversion—to be present and to have counsel—quasi-judicial or administrative procedure—
 Young Offenders Act, S.C. 1980-81-82-83, c. 110, subsection 4(1).
 R. v. J. B. (B.C. Prov. Ct.) 173
- Truancy—application by parents for a non-attendance exemption for their children based on home instruction program—freedom of conscience and religion under subsection 2(a) of Canadian Charter of Rights and Freedoms—evidentiary limitation of subsection 143(1) of School Act not violation of fundamental justice guaranteed by section 7 of the Charter—procedural fairness not abrogated contrary to section 7—School Act, R.S.A. 1980, c. 3, subsections 142(1) and 143(1).
- R. v. POWELL AND POWELL (Alta. Prov. Ct. Crim. Div.) 172 Circumstantial evidence—anticipated abuse—used to show that a child's safety and well-being is in jeopardy—Family and Child Service Act, S.B.C. 1980, c. 11, subsection 14(3).
- SUPT. FAMILY AND CHILD SERVICE v. CHRISTINE GILMOUR
 (B.C. Prov. Ct.) 336

CONSTITUTIONAL LAW

- Child Protection—refusal to accept blood transfusions because of religious beliefs—child and parents proposed alternative to chemotherapy and blood transfusions—discrimination on basis of equality under subsection 15(1) of Canadian Charter of Rights and Freedoms—infringement of security of person per section 7 of Charter—Child Welfare Act, R.S.O. 1980, c. 66, subparagraph 19(1)(b)(ix).

 C.A.S. OF TORONTO v. MR. K. AND MRS. K. (Ont. Prov. Ct. Fam. Div.) 171
- Truancy—application by parents for a non-attendance exemption for their children based on home instruction program—freedom of conscience and religion under subsection 2(a) of Canadian Charter of Rights and Freedoms—evidentiary limitation of subsection 143(1) of School Act not violation

of principal of fundamental justice guaranteed by section 7 of the Charter -procedural fairness not abrogated contrary to section 7-School Act. R.S.A. 1980, c. 3, subsections 142(1) and 143(1). R. v. POWELL AND POWELL

(Alta. Prov. Ct. Crim. Div.) 172

DIVERSION

Diversion-Young Offenders Act-appropriateness of young offender for program of diversion-discretion of presiding judge-right to be notified of consideration of diversion—to be present and to have counsel quasi-judicial or administrative procedure—Young Offenders Act. S.C. 1980-81-82-83, c. 110, subection 4(1). R. v. J. B. (B.C. Prov. Ct.) 173

ESCAPING CUSTODY

Young offender escapes from facility not specifically designated place of temporary detention—can not be convicted of escaping lawful custody— Young Offenders Act, S.C. 1980-81-82-83, c. 110 section 7(1)-Criminal Code, paragraph 133(1)(a). OUEEN v. JOSEPH CARLOS A. (York Prov. Ct. Fam. Div.) 339

EVIDENCE

Circumstantial evidence—anticipated abuse—used to show that a child's safety and well-being is in jeopardy-Family and Child Service Act. S.B.C. 1980, c. 11, subsection 14(3). SUPT. FAMILY AND CHILD SERVICE v. CHRISTINE GILMOUR

(B.C. Prov. Ct.) 336

JUVENILE DELINOUENCY

- Young Offender escapes from facility not specifically designated place of temporary detention—can not be convicted of escaping lawful custody— Young Offenders Act, S.C. 1980-81-82-83, c. 110, section 7(1)-Criminal Code, paragraph 133(1)(a). **OUEEN v. JOSEPH CARLOS A.** (York Prov. Ct. Fam. Div.) 339
- Diversion-Young Offenders Act-appropriateness of young offender for program of diversion-discretion of presiding judge-right to be notified of consideration of diversion—to be present and to have counsel quasi-judicial or administrative procedure—Young Offenders Act, S.C. 1980-81-82-83, c. 110, subsection 4(1). R. v. J. B. (B.C. Prov. Ct.) 173

MATRIMONIAL PROPERTY

New method for division of property between spouses on marriage breakdown-a regime of deferred community of property-Family Law Act, R.S.O. 1986, c. 4, sections 4, 5, and 10. RAWLUK v. RAWLUK (Ont. Sup. Ct.) 373